IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

RICHARD JORDAN and RICKY CHASE

PLAINTIFFS

VS.

CIVIL ACTION NO.: 3:15CV295HTW-LRA

PELICIA D. HALL, Commissioner, Mississippi Department of Corrections; MARSHAL TURNER, Superintendent, Mississippi Defendants Penitentiary; THE MISSISSIPPI DEFENDANTS EXECUTIONER, And UNKNOWN EXECUTIONERS

DEFENDANTS

ROBERT SIMON; THOMAS EDWIN LODEN, JR. and ROGER ERIC THORSON

INTERVENORS

ORDER SETTING STATUS CONFERENCE

This matter is before the Court on consideration of the Plaintiffs' Notice of Decision in Bucklew v. Precythe and Motion for Status Conference [177]. This case has been stayed pending the disposition of *Bucklew* in the United States Supreme Court, as the parties agreed that one of the issues in that case -- whether the Petitioner met his burden under Glossip v. Gross to compare the procedures that would be used to administer his proposed alternative method of execution to the State's method of execution -- was one of the most heavily contested issues that this Court will be required to decide.

The decision in *Bucklew* was recently announced, and the Plaintiffs' Motion for Status Conference contains their analysis of the Supreme Court's decision. The Court will grant the Motion and set a status conference. Prior to that conference, however, and in order to most efficiently utilize the time of all parties, the Court wants a summary from each side as to how the Bucklew decision affects their case, and, in light of that decision, what steps they believe remain

in order to prepare this case for trial. In order to get a candid appraisal, the Court directs those

submissions to be made simultaneously and ex parte, similar to the procedure for submitting a

confidential settlement memorandum.

IT IS, THEREFORE, ORDERED AS FOLLOWS:

1. The Plaintiffs' Motion for Status Conference [Doc. #177] is hereby **granted**, and a

status conference will be held on November 7, at 9:00 AM before the undersigned in

Courtroom 6A of the Thad Cochran United States Courthouse.

2. The Clerk of the Court is hereby directed to restore this case to the active docket.

3. The parties are directed to submit a candid appraisal of the effects of the *Bucklew*

decision on their position and what steps remain to prepare this case for trial. That

appraisal should be submitted to the undersigned, ex parte, on or before October 31,

2019.

IT IS SO ORDERED, this the 11th day of October, 2019.

/s/ HENRY T. WINGATE

United States District Judge

2